

Exhibit A



1700 G Street NW, Washington, D.C. 20552

September 11, 2020

VIA EMAIL

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Re: *Michelo v. NCSLT* 2007-2, No. 18-cv-01781 (S.D.N.Y.) & *Bifulco v. NCSLT*, No. 18-cv-07692 (S.D.N.Y.)

Dear Counsel,

I write concerning plaintiffs' discovery requests in the above-captioned civil actions seeking disclosure by Transworld Systems, Inc. (TSI), of materials it previously produced to the Consumer Financial Protection Bureau (Bureau) during the Bureau's investigation of TSI that resulted in a September 18, 2017 Consent Order, *In the Matter of Transworld Systems, Inc.*, No. 2017-CFPB-0018.

The Bureau has determined, consistent with 12 C.F.R. § 1070.47, that it will not seek to assert any of its privileges that may apply to prevent disclosure of those materials in the above-captioned cases. The Bureau takes no position concerning any privilege belonging to TSI that may apply.


If you have any questions, please feel free to contact my colleague, Senior Counsel Jack Barrett, at Jack.Barrett@cfpb.gov.

Sincerely,

**Steven Y.
Bressler**

Steven Y. Bressler

Assistant General Counsel for Litigation & Oversight



Digitally signed by Steven Y.
Bressler
Date: 2020.09.11 18:39:48 -04'00'

Cc: Gregory T. Casamento, Counsel for Defendants National Collegiate Student Loan Trusts Nos. 2004-2, 2006-4, 2007-2 and 2007-3 (by email to gcasamento@lockelord.com)

Carol A. Lastorino, Counsel for Defendant Forster & Garbus, LLP (by email to carol.lastorino@rivkin.com)